UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT
PURSUANT TO SECTION 13 OR 15(D)
OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of Earliest Event Reported): July 27, 2015 (July 27, 2015)

WESTINGHOUSE AIR BRAKE TECHNOLOGIES CORPORATION

(Exact Name of Registrant as Specified in Its Charter)

Delaware (State or other Jurisdiction of Incorporation)

033-90866 (Commission File No.) 25-1615902 (I.R.S. Employer Identification No.)

1001 Air Brake Avenue Wilmerding, Pennsylvania (Address of Principal Executive Offices)

15148 (Zip Code)

(412) 825-1000 (Registrant's Telephone Number, Including Area Code)

Not Applicable (Former Name or Former Address, if Changed Since Last Report.)

ck the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following (see General Instruction A.2. below):
Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 7.01. Regulation FD Disclosure

On July 27, 2015, Westinghouse Air Brake Technologies Corporation ("Wabtec") published a press release announcing its plans to acquire Faiveley Transport, a société anonyme à Directoire et Conseil de Surveillance ("Faiveley"), a leading provider of value-added, integrated systems and services for the railway industry. The proposed transaction, which is subject to various conditions, including labor group consultations, and other regulatory requirements, is structured in three steps. First, Wabtec has made an irrevocable offer to the owners of approximately 51% of Faiveley's shares, and the 51% shareholders and Faiveley entered into exclusivity agreements with Wabtec. Second, subject to completion of labor consultations, Wabtec and the 51% owners will enter into a definitive share purchase agreement and Faiveley will enter into a definitive transaction agreement with Wabtec. Finally, upon completing the share purchase, Wabtec will commence a tender offer for the remaining publicly traded Faiveley shares. The full text of the press release is furnished as Exhibit 99.1 to this Current Report on Form 8-K and is incorporated herein by reference.

On July 27, 2015, Wabtec released a presentation expected to be used in connection with certain future investor presentations, including a conference call on July 27, 2015, at 9:30 a.m. Eastern Time to discuss the proposed acquisition of Faiveley. A copy of the presentation is attached as Exhibit 99.2 to this Current Report on Form 8-K.

The presentation should be read together with Wabtec's filings with the Securities and Exchange Commission, including the Annual Report on Form 10-K for the year ended December 31, 2014.

The information furnished in this Item 7.01, including Exhibit 99.1 and Exhibit 99.2, shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liabilities of that Section, and shall not be deemed to be incorporated by reference into any filing of Wabtec under the Exchange Act or the Securities Act of 1933, as amended, except to the extent that the registrant specifically incorporates any such information by reference.

Item 9.01. Financial Statements and Exhibits.

(d) Exhibits.

The following exhibits are filed with this report on Form 8-K:

Exhibit

No. Description

99.1 Press Release, dated July 27, 2015

99.2 Investor Presentation, dated July 27, 2015

Forward-Looking Statements

Statements contained in this report which are not historical facts are forward-looking statements as defined in the Private Securities Litigation Reform Act of 1995. These forward-looking statements and certain information contained in this report involve risks and uncertainties that could result in actual results differing materially from expected results, including Wabtec's proposed acquisition of Faiveley, which is subject to regulatory and other conditions, the timing of the transaction and benefits expected to be derived therefrom. Forward-looking statements represent Wabtec's expectations and beliefs concerning future events, based on information available to Wabtec as of the date of this report. Wabtec undertakes no obligation to publicly update and revise any forward-looking statements to reflect events or circumstances that may arise after the date of this report. Additional information regarding these and other factors is contained in Wabtec's SEC fillings, including without limitation Wabtec's Form 10-K and Form 10-Q fillings.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, Wabtec has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

WESTINGHOUSE AIR BRAKE TECHNOLOGIES CORPORATION

By: /s/ David L. DeNinno

David L. DeNinno Senior Vice President, General Counsel and Secretary

Date: July 27, 2015

EXHIBIT INDEX

Exhibits Description

99.1 Press Release, dated July 27, 2015

99.2 Investor Presentation, dated July 27, 2015





Wabtec Plans To Acquire Faiveley Transport

Strategic Combination To Expand Geographic Presence, Broaden Capabilities and Enhance Product Innovation

WILMERDING, PA, July 27, 2015 – Wabtec Corporation (NYSE: WAB) plans to acquire Faiveley Transport S.A. (Euronext Paris: LEY), a leading global provider of value-added, integrated systems and services for the railway industry with annual sales of about \$1.2 billion.

The transaction, which is subject to various conditions, including labor group consultations and other regulatory requirements, has been structured in three steps:

- Wabtec has made an irrevocable offer to the owners of approximately 51% of Faiveley Transport's shares for a purchase price of €100 per share, payable 25% in cash and 75% in Wabtec preferred stock. The preferred stock will have a 1% annual dividend or, if greater, the dividend assuming full conversion into common shares, and must be converted after three years into Wabtec common shares at an implied ratio of one Faiveley Transport common share for 1.125 Wabtec common shares. Shareholders owning 51% of Faiveley Transport have entered into exclusive discussions with Wabtec.
- Upon completion of required labor group consultations, Wabtec expects that the 51% shareholders will enter into a definitive share purchase agreement and Faiveley Transport will enter into a transaction agreement with Wabtec.
- Upon completing the share purchase, Wabtec will commence a tender offer for the remaining publicly traded Faiveley Transport shares. The public shareholders will have the option to elect to receive €100 per share or Wabtec preferred stock. The preferred stock portion of the consideration is subject to a cap of 75% of Faiveley Transport's common shares. Wabtec intends to delist Faiveley Transport from Euronext after the tender offer if minority interests represent less than 5%.

The total purchase price is about \$1.8 billion, including assumed debt. Wabtec plans to fund the cash portion of the transaction with cash on hand, existing credit facilities and potentially other debt financing.

The strategic combination of Wabtec and Faiveley Transport will create one of the world's largest public rail equipment companies, with revenues of about \$4.5 billion and a presence in all key freight rail and passenger transit geographies worldwide. Wabtec expects to realize at least €40 million in annual pre-tax synergies from the combination, and the transaction is expected to be accretive to Wabtec's earnings per diluted share in 2016.

Contact:

Tim Wesley

Phone: 412.825.1543 E-mail: <u>twesley@wabtec.com</u> Website: <u>www.wabtec.com</u>



Albert J. Neupaver, Wabtec's executive chairman, said: "Faiveley Transport is an excellent strategic fit, expanding our geographic presence considerably, broadening our product and service capabilities, and enhancing our technology and innovation initiatives, all of which will make us a more efficient global competitor. We are excited by the compelling opportunities and synergies created from the combination of two rail industry leaders with historic ties, a commitment to growth and efficiency, and a focus on technology, quality and customer service. We would be pleased to welcome the Faiveley family as a long-term Wabtec shareholder with representation on our Board of Directors."

Faiveley Transport's headquarters in Gennevilliers, France will become Wabtec's global transit headquarters, under the Faiveley Transport brand name. Wabtec also intends to maintain the existing Faiveley Transport human resources policy in Europe for a period of at least 18 months after closing and to complement the company's existing Centers of Competencies for engineering and research and development, in line with Faiveley Transport's 2018 Strategic Plan presented in May 2015.

Founded more than 90 years ago, Faiveley Transport has more than 5,700 employees in 24 countries and generated record sales of about \$1.2 billion in its most recent fiscal year. In 2005, Faiveley Transport purchased SAB WABCO, a leading supplier of braking equipment formerly affiliated with Wabtec. Today, Faiveley Transport supplies railway manufacturers, operators and maintenance providers with a range of valued-added, technology-based systems and services in Energy & Comfort (air conditioning, power collectors and converters, and passenger information), Access & Mobility (passenger access systems and platform doors), and Brakes & Safety (braking systems and couplers).

Raymond T. Betler, Wabtec's president and chief executive officer, said: "Faiveley Transport brings to Wabtec many complementary products, a strong presence in the European and Asian transit industries, and solid relationships with blue-chip, global customers. Together, we expect to strengthen our ability to help our customers improve their safety, productivity and efficiency. We look forward to working with the Faiveley Transport team to ensure a successful combination for all stakeholders."

Upon completion of the transaction, Stéphane Rambaud-Measson, current chairman of the Management Board and chief executive officer of Faiveley Transport, will join Wabtec as president and chief executive officer of Wabtec's Faiveley Transport group and as Wabtec corporate executive vice president, reporting to Betler.

Contact:

Tim Wesley

Phone: 412.825.1543 E-mail: <u>twesley@wabtec.com</u> Website: <u>www.wabtec.com</u>



Rambaud-Measson said: "The combination of our operations with Wabtec would be an excellent strategic move for Faiveley Transport. Our complementarity is remarkable, both in terms of product portfolios and geographies. This transaction would enable us to pursue our ambition to become a global leader in railway equipment and services for the passenger transit market. Faiveley Transport would double in size with the contribution of Wabtec's transit division thus enlarging the French industrial footprint of the group. The strong commitment of the Faiveley family as long-term shareholders is a testimony of the powerful industrial rationale of the proposed combination."

Wabtec Corporation, with more than 13,000 employees in more than 20 countries and annual sales of about \$3.3 billion, is a global provider of value-added, technology-based products and services for freight rail, passenger transit and other industrial segments. The company manufactures a range of products for locomotives, freight cars and passenger transit vehicles, new switcher and commuter locomotives and provides aftermarket services.

UBS Investment Bank and DC Advisory are serving as financial advisors to Wabtec, and Jones Day is acting as legal advisor.

Investor Call

Wabtec will host a call with analysts and investors at 9:30 am, U.S. Eastern Time today. To listen, go to www.wabtec.com and click on the "Webcasts" tab in the "Investor Relations" section. To view a copy of the presentation that will be discussed during the call, click on the "Press Releases" tab under "Corporate Information" and click on the press release titled "Wabtec Plans To Acquire Faiveley Transport." The presentation will be included at the end of the press release on the website.

Forward-Looking Statements

Statements contained in this press release which are not historical facts are forward-looking statements as defined in the Private Securities Litigation Reform Act of 1995. These forward-looking statements and certain information contained in the release involve risks and uncertainties that could result in actual results differing materially from expected results, including Wabtec's proposed acquisition of Faiveley Transport, which is subject to regulatory and other conditions, the timing of the transaction and benefits expected to be derived therefrom. Forward-looking statements represent Wabtec's expectations and beliefs concerning future events, based on information available to Wabtec as of the date of this release. Wabtec undertakes no obligation to publicly update and revise any forward-looking statements to reflect events or circumstances that may arise after the date of this release. Additional information regarding these and other factors is contained in Wabtec's SEC filings, including without limitation Wabtec's Form 10-K and Form 10-Q filings.

Contact:

Tim Wesley

Phone: 412.825.1543 E-mail: <u>twesley@wabtec.com</u> Website: <u>www.wabtec.com</u>



Certain Legal Matters

This communication is not intended to, and does not, constitute, represent or form part of any offer, invitation or solicitation of an offer to purchase, otherwise acquire, subscribe for, sell or otherwise dispose of, any securities whether pursuant to this press release or otherwise.

The distribution of this communication in jurisdictions outside the U.S. or France may be restricted by law or regulation and therefore any person who comes into possession of this communication should inform themselves about, and comply with, such restrictions. Any failure to comply with such restrictions may constitute a violation of the securities laws or regulations of any such relevant jurisdiction.

Faiveley Transport is incorporated in France and listed on Euronext Paris and any offer for its securities will be subject to French disclosure and procedural requirements, which differ from those that are applicable to offers conducted solely in the U.S., including with respect to withdrawal rights, offer timetable, settlement procedures and timing of payments. The transactions described above will be structured to comply with French and U.S. securities laws and regulations applicable to transactions of this type.

In connection with the proposed transaction, Wabtec intends (if required by law) to file a registration statement with the SEC registering preferred shares. Faiveley Transport shareholders are urged to read the prospectus and/or information statement that will be included in the registration statements and any other relevant documents when they become available, and Wabtec shareholders are urged to read the information statement and any other relevant documents when they become available, because they will contain important information about Wabtec, Faiveley Transport and the proposed transaction. The documents relating to the proposed transaction (when they become available) can also be obtained free of charge from the SEC's website at www.sec.gov. The documents (when they are available) can also be obtained free of charge from Wabtec upon written request to Wabtec, 1001 Air Brake Avenue, Wilmerding, PA 15148 or by calling 412-825-1543.

No offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended.

Contact:

Tim Wesley

Phone: 412.825.1543 E-mail: <u>twesley@wabtec.com</u> Website: <u>www.wabtec.com</u>

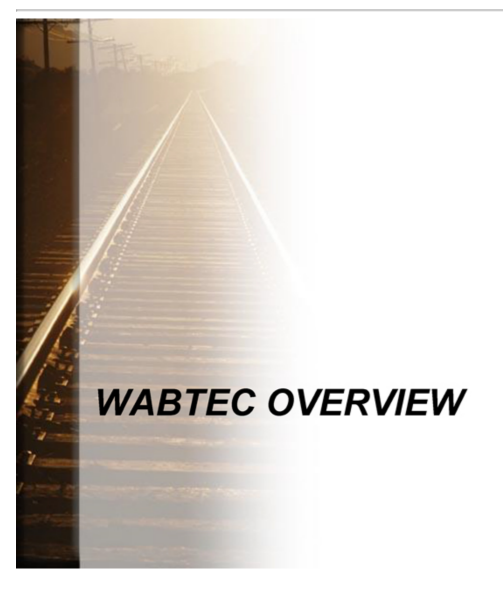


Forward-Looking Statements

Statements contained in this presentation which are not historical facts are forward-looking statements as defined in the Private Securities Litigation Reform Act of 1995. These forward-looking statements and certain information contained in the presentation involve risks and uncertainties that could result in actual results differing materially from expected results, including the Company's proposed acquisition of Faiveley Transport, which is subject to regulatory and other conditions, the timing of the transaction and benefits expected to be derived therefrom. Forward-looking statements represent the Company's expectations and beliefs concerning future events, based on information available to the Company as of the date of this release. The Company undertakes no obligation to publicly update and revise any forward-looking statements to reflect events or circumstances that may arise after the date of this release. Additional information regarding these and other factors is contained in the Company's SEC filings, including without limitation the Company's Form 10-K and Form 10-Q filings.

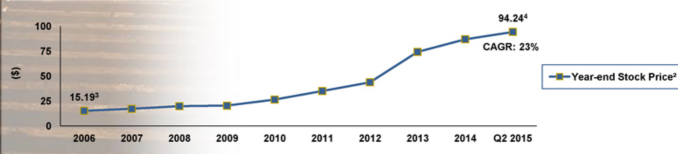


1

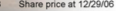


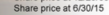
Successful Track Record

\$ millions, unless indicated ¹	2006	2007	2008	2009	2010	2011 ¹	2012	2013	2014	H1 2015
Sales	\$1,088	\$1,360	\$1,575	\$1,402	\$1,507	\$1,968	\$2,391	\$2,566	\$3,044	\$1,666
Income from Operations	\$ 130	\$ 180	\$ 213	\$ 180	\$ 203	\$ 281	\$ 392	\$ 437	\$ 527	\$ 304
Operating Margin	11.9%	13.2%	13.5%	12.8%	13.5%	14.3%	16.4%	17.0%	17.3%	18.3%
Net Income	\$ 85	\$ 110	\$ 131	\$ 115	\$ 123	\$ 180	\$ 252	\$ 292	\$ 352	\$ 198
Diluted EPS from cont. ops (\$)	\$ 0.88	\$ 1.12	\$ 1.34	\$ 1.20	\$ 1.28	\$ 1.86	\$ 2.59	\$ 3.01	\$ 3.62	\$ 2.03
Cash from operations	\$ 151	\$ 143	\$ 159	\$ 161	\$ 176	\$ 249	\$ 237	\$ 236	\$ 472	\$ 111
Debt net of cash	\$ (38)	\$ (85)	\$ 245	\$ 203	\$ 185	\$ 109	\$ 101	\$ 165	\$ 94	\$ 135



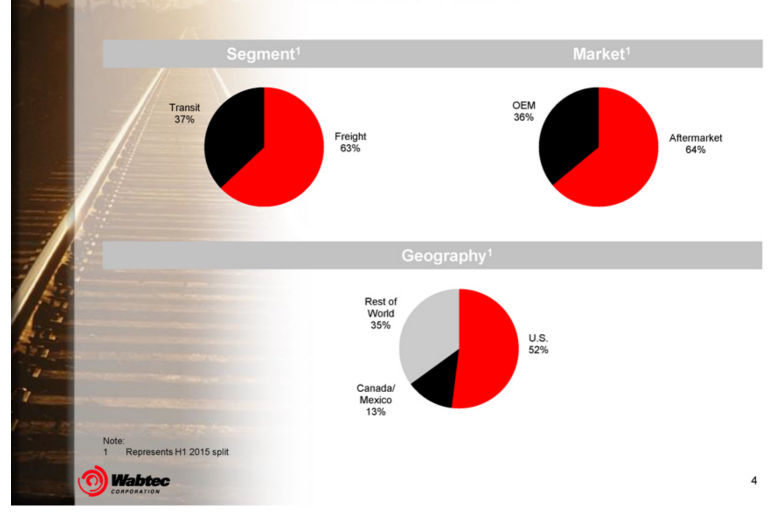
- Does not include special items in second quarter
 Only company on any U.S. stock exchange with a 14-year streak of stock price increases
 Share price at 12/29/06







Diversified Revenue Base



Performance-Driven Growth Strategies

Wabtec Performance System

Drives Our Investment in the Following Strategies:



- 1. Global and Market Expansion
- 2. Aftermarket Products and Services
- 3. New Products and Technologies
- 4. Acquisitions

VISION: To average double-digit EPS growth through the business cycle (Actual Performance, 2006 - 2014: 19% CAGR)



Acquisitions

- Strategic, selective acquisitions in core or adjacent businesses that add to Wabtec's differentiation and/or help to dampen business cycle
- Financial criteria: Goal of accretion in first year, with positive and sustainable impact on economic profit
- Completed 30+ transactions in the last 8 years, in support of corporate growth strategies
 - Expanded global footprint
 - Established presence in emerging countries
 - Increased content in core business
 - Strengthened aftermarket capabilities
 - Added adjacencies



6

Compelling Industry Dynamics, Strong Company Fundamentals

- Compelling industry dynamics
 - Worldwide rail supply industry large and growing
 - Efficient transportation system essential to global economic growth
 - Secular trends favorable
- Strong company fundamentals
 - Market leader with substantial installed base
 - Diversified revenue model, strong balance sheet and cash flow
 - Wabtec Performance System drives continuous improvement
 - Focused growth strategies and capital to invest
 - Board and Management own ~5% equity stake, with incentive compensation tied to EPS, working capital and economic profit
 - 19% EPS CAGR Since 2006

On Track for Long-Term Growth





Compelling Strategic Rationale for Acquisition of Faiveley Transport

- Transaction re-combines original WABCO Rail divisions to create one of the world's largest public rail equipment companies with total revenues of about \$4.5 billion in the compelling worldwide freight rail and passenger transit industry
 - Complementary geographies, with minimal overlap
 - Diversified end market offering
 - Extension of product and service capabilities
 - Enhances technology and innovation initiatives
 - Expands relationships with blue-chip, global customers
 - Synergies to drive growth



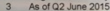
9

Transaction Overview

Purchase Price	• €100 per share all-cash or Wabtec preferred stock that converts into 1.125 Wabtec common shares per Faiveley Transport (Ticker: LEY) share
	 Enterprise Value of approximately €1.66 billion (\$1.82 billion)¹
	9.9x IBES consensus FY2015/16E EBITDA including synergies ²
	9.4x IBES consensus FY2016/17E EBITDA including synergies ²
Consideration	 In accordance with French practice, Wabtec (Ticker: WAB) has irrevocably offered to acquire the ~51% LEY Family (the "Family") shareholdings and the Family and LEY have granted WAB exclusivity rights; binding agreement will follow labor group consultations
	 Family shareholdings to be purchased for 25% in cash and 75% in preferred stock. The preferred stock would convert into about 6% of fully diluted common shares as of June 30, 2015
	 Upon purchase of the Family block, WAB to commence mandatory tender offer for the balance of LEY common shares for €100 per share all-cash or up to 75% in preferred stock and the balance in cash
Financing	Other than the issuance of preferred stock, WAB plans to fund the cash portion of the transaction with cash on hand, existing credit facilities and potentially other debt financing.
	 WAB has over \$265 million in cash and credit facility capacity of ~\$622 million³
	Transaction is not contingent on financing
Closing	Closing of the purchase of family stake subject to regulatory clearances
	 WAB intends to delist LEY from Euronext after the tender offer if minority interests represent less than 5%
	WAB 2015 guidance unchanged – excludes transaction closing costs due to timing uncertainty

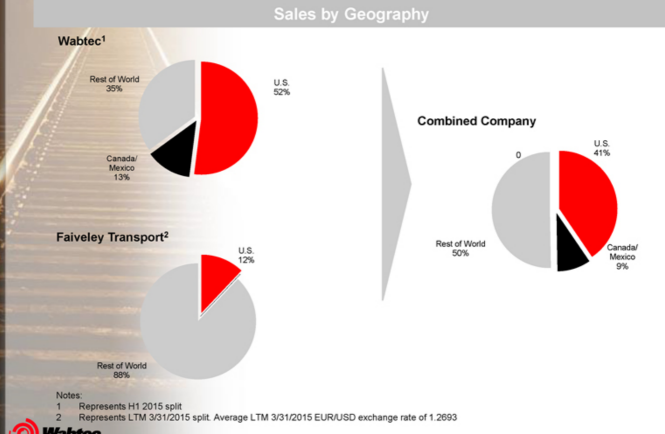
Notes:

- As of 7/24/2015, exchange rate of 1.09655 EUR / USD
 FYE March 2016 and FYE March 2017 EBITDA based on IBES consensus of €128 million and €137million as of July 24, 2015; includes long-term annual synergies of €40 million
 As of Q2 June 2015

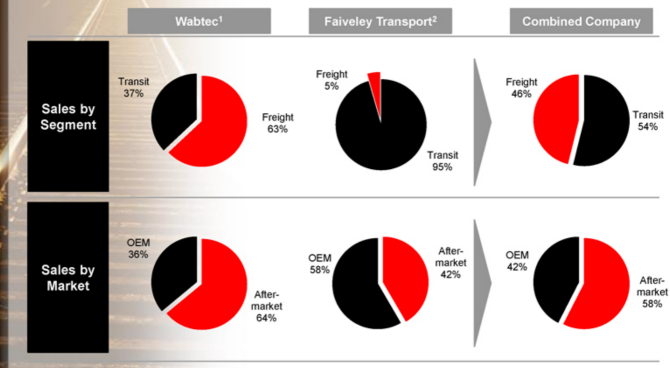




Complementary Geographies With Minimal Overlap



Diversified End-Market Offering



Represents H1 2015 split
Represents LTM 3/31/2015 split. Average LTM 3/31/2015 EUR/USD exchange rate of 1.2693



Extension of Product and Service Capabilities



Freight:

- Brakes
- Air Compressors
- Friction Products
- Positive Train Control
- Heat Exchangers

Transit:

- Brakes
- Bus Door & Window Assemblies
- Rail Door & Window Assemblies
- Transit Couplers
- Commuter Locomotives

Services:

- Signal Engineering & Design Services
- Components service/repair



Freight:

- Brakes
- · Couplers
- Axle Generators
- · Empty Load Valves
- Pneumatic Gates & Distributors
- · Slack Adjusters

Transit:

- Brakes
- Door, Ramp, and Window Assemblies for Light, Metro, High Speed and Regional Rail Locomotives
- · Energy Efficient Assemblies

Services:

- Installation & Upgrades
- · Commissioning & Training
- MRO

Broad Comprehensive Offering



Enhances Technology and Innovation Initiatives



- Product breadth and engineering expertise
- Technology to improve safety, productivity and efficiency
- More than 600 US patents and more than 2,200 worldwide
 - More than 450 filings in last three years
- Active pipeline of upgrades and new products
- Tier IV cooling systems, oilfree compressors, electronic braking, signalling and train control
- Continue leading rail industry in development and deployment of Positive Train Control



- Significant share of dedicated human resources
 - 860 engineers, 10% dedicated to R&D
- 12 Centers of Competence worldwide covering each key business segment
- 2,100 valid European or international patents (including 44 patent families filed during FY 2014/2015)
- Approximately 30-40 new patent applications per year

Leader in Innovation Across Multiple Categories



Expands Relationships with Blue-chip, Global Customers





Creating a Leading Rail Equipment and Services Company

	Wabtec	Faiveley Transport	Combined Company
Countries	20	24	31
Manufacturing Locations	60	44¹	104
Employees	13,188	5,756	18,944
LTM 3/31/2015 Sales (\$mm)	\$3,168	\$1,331 ²	\$4,499
LTM 3/31/2015 EBIT (\$mm)	\$554	\$121 ²	\$674

Notes

1 Refer to production and maintenance sites

2 Average LTM 3/31/2015 EUR/USD exchange rate of 1.2693



Synergies to Drive Growth

- Expected long-term annual synergies of at least €40 million to be achieved through:
 - Supply chain efficiencies
 - Review of operations for efficiency and cost savings
 - Leveraging SG&A capabilities
- Complementary geographic presence, products and engineering activities
- Global scale in freight and transit rail equipment helps drive operational excellence
- Improves ability to offer safety, productivity and efficiency enhancements to global rail markets



Intense Focus on Operational Execution

- Disciplined integration processes in place
- Al Neupaver will continue to be the WAB Executive Chairman and Ray Betler will continue to be the WAB President and CEO
- Current LEY CEO Stéphane Rambaud-Measson would become President and CEO of Wabtec's Faiveley Transport group and a Wabtec Corporate Executive Vice President, reporting to Ray Betler
- LEY's headquarters in Gennevilliers, France would become the headquarters of Wabtec's Faiveley Transport group
- WAB also intends to maintain the existing Faiveley Transport human resources policy in Europe for a period of at least 18 months after closing and to complement the company's existing Centers of Competencies for engineering and research and development, in line with Faiveley Transport's May 2015 Strategic Plan
- Wabtec's Faiveley Transport Group will encompass Wabtec's dedicated transit activities worldwide, with overall combined revenues above \$2B
- Similar company cultures focused on technology, quality and customer service
- Commitment to growth and efficiency
- Ongoing benefits from sharing of best practices worldwide

Combined company strategic vision and initiatives will remain the same



Comments from Stéphane Rambaud-Measson

- Thanks for asking me to join the call today, Al
- On behalf of everyone at Faiveley Transport, I'd just like to say that we are excited by today's news and eager to move things forward
- Faiveley Transport recently reported record revenues and backlog, and we are positioned for future growth, as we continue to execute the company's strategic plan
- We believe Wabtec and Faiveley Transport have not only a shared history, but similar company cultures focused on technology, quality and customer service
- We will inform and consult with relevant employee representative bodies about this
 project
- We are excited to work with the Wabtec team to build on our recent success and look forward to the future with optimism
- In a context of accelerated consolidation of our industry, the combination of our operations with Wabtec would be an excellent strategic move for Faiveley Transport
- Our complementarity is remarkable, both in terms of product portfolios and geographies
- This transaction would enable us to pursue our ambition to become a global leader in railway equipment and services for the passenger transit market
- The strong commitment of the Faiveley family as long term shareholder is a testimony of the powerful industrial rationale of the proposed combination

Compelling Strategic Rationale for Acquisition of Faiveley Transport

- Transaction re-combines original WABCO Rail divisions to create one of the world's largest public rail equipment companies with total revenues of about \$4.5 billion in the compelling worldwide freight rail and passenger transit industry
 - Complementary geographies, with minimal overlap
 - Diversified end market offering
 - Extension of product and service capabilities
 - Enhances technology and innovation initiatives
 - Expands relationships with blue-chip, global customers
 - Synergies to drive growth



Certain Legal Matters

- This communication is not intended to, and does not, constitute, represent or form part of any offer, invitation or solicitation of an offer to purchase, otherwise acquire, subscribe for, sell or otherwise dispose of, any securities whether pursuant to this press release or otherwise.
- The distribution of this communication in jurisdictions outside the U.S. or France may be restricted by law or regulation and therefore any person who comes into possession of this communication should inform themselves about, and comply with, such restrictions. Any failure to comply with such restrictions may constitute a violation of the securities laws or regulations of any such relevant jurisdiction.
- Faiveley Transport is incorporated in France and listed on Euronext Paris and any offer for its securities will be subject to French disclosure and procedural requirements, which differ from those that are applicable to offers conducted solely in the U.S., including with respect to withdrawal rights, offer timetable, settlement procedures and timing of payments. The transactions described above will be structured to comply with French and U.S. securities laws and regulations applicable to transactions of this type.
- In connection with the proposed transaction, Wabtec intends (if required by law) to file a registration statement with the SEC registering preferred shares. Faiveley Transport shareholders are urged to read the prospectus and/or information statement that will be included in the registration statements and any other relevant documents when they become available, and Wabtec shareholders are urged to read the information statement and any other relevant documents when they become available, because they will contain important information about Wabtec, Faiveley Transport and the proposed transaction. The documents relating to the proposed transaction (when they become available) can also be obtained free of charge from the SEC's website at www.sec.gov. The documents (when they are available) can also be obtained free of charge from Wabtec upon written request to Wabtec, 1001 Air Brake Avenue, Wilmerding, PA 15148 or by calling 412-825-1543.



Certain Legal Matters, continued

No offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended, contained in this presentation which are not historical facts are forward-looking statements as defined in the Private Securities Litigation Reform Act of 1995. These forward-looking statements and certain information contained in the presentation involve risks and uncertainties that could result in actual results differing materially from expected results, including the Company's proposed acquisition of Faiveley Transport, which is subject to regulatory and other conditions, the timing of the transaction and benefits expected to be derived therefrom. Forward-looking statements represent the Company's expectations and beliefs concerning future events, based on information available to the Company as of the date of this release. The Company undertakes no obligation to publicly update and revise any forward-looking statements to reflect events or circumstances that may arise after the date of this release. Additional information regarding these and other factors is contained in the Company's SEC fillings, including without limitation the Company's Form 10-K and Form 10-Q fillings.



22